

MEMORANDUM City of Beaverton

Community Development Department

To: Interested Parties

From: City of Beaverton Planning Division

Date: May 21, 2019

Subject: Notice of Decision for EXT2019-0006 Peterkort Lot 1 Partition First Time

Extension

Please find attached the notice of decision for EXT2019-0006, Peterkort Lot1 Partition First Time Extension. Pursuant to Section 50.40.11.E of the Beaverton Development Code, the decision for EXT2019-0006 is final, unless appealed within twelve (12) calendar days following the date of the decision. The procedures for appeal of a Type 2 Decision are specified in Section 50.65 of the Beaverton Development Code. The appeal shall include the following in order for it to be accepted by the Director:

- The case file number designated by the City.
- The name and signature of each appellant.
- Reference to the written evidence provided to the decision-making authority by the appellant that is contrary to the decision.
- If multiple people sign and file a single appeal, the appeal shall include verifiable evidence
 that each appellant provided written testimony to the decision-making authority and that the
 decision being appealed was contrary to such testimony. The appeal shall designate one
 person as the contact representative for all pre-appeal hearing contact with the City. All
 contact with the City regarding the appeal, including notice, shall be through this contact
 representative.
- The specific approval criteria, condition, or both being appealed, the reasons why a finding, condition, or both is in error as a matter of fact, law or both, and the evidence relied on to allege the error.
- The appeal fee of \$250.00, as established by resolution of the City Council.

The appeal closing date for EXT2019-0006 Peterkort Lot 1 Partition First Time Extension is 4:30 p.m., June 3, 2019.

The complete case files including findings, conclusions, and conditions of approval, if any, are available for review. The case files may be reviewed at the Beaverton Current Planning Division, Community Development Department, 4th Floor, City Hall, 12725 SW Millikan Way between 7:30 a.m. and 4:30 p.m. Monday through Friday, except holidays. For more information about the case file, please contact Jana Fox, Current Planning Manager at (503) 526-3710.

NOTICE OF DIRECTOR'S DECISION

DATE: May 21, 2019

TO: All Interested Parties

FROM: Jana Fox, Current Planning Manager

PROPOSAL: EXT2019-0006 Peterkort Lot 1 Partition First Time Extension

LOCATION: At the northwest corner of the intersection of SW Cedar Hills

Boulevard and SW Barnes Road. Lot 200 of Washington

County Assessor's Map 1S103AB.

SUMMARY: The applicant, J. Peterkort Company, is seeking a time

extension for a previously approved Preliminary Partition (LD2016-0027). The approvals for the Preliminary Partition would have expired on March 20, 2019. The request for a time extension, if approved, would extend the expiration date of the original approval by two (2) years, to March 20, 2021. This the first time extension request. No changes to the originally

approved application are being proposed.

No changes to the originally approved designs are proposed with this application. All critical facilities required for this development were evaluated during the review of the original applications referenced above. All conditions of approval still

apply.

PROPERTY J. Peterkort & Company

OWNER: 9455 SW Barnes Road, Suite 690

Portland, OR 97225

APPLICANT'S James P. Draudt

REPRESENTATIVE: 9455 SW Barnes Road, Suite 695

Portland, OR 97225

DECISION: APPROVAL of EXT2019-0006 Peterkort Lot 1 Partition First

Time Extension, subject to conditions identified at the end of

this report.

Key Application Dates

<u>Application</u>	Submittal Date	Deemed Complete	<u>120-Day*</u>	365-Day**
EXT2019-0006	March 18, 2019	April 17, 2019	August 15, 2019	April 17, 2020

^{*} Pursuant to Section 50.25.8 of the Beaverton Development Code, the City will reach a final decision on an application within 120 calendar days from the date that the application was determined to be complete or deemed complete unless the applicant agrees to extend the 120 calendar day time line pursuant to subsection 9 or unless State law provides otherwise.

Existing Conditions Table

Zoning R1-Urban Standard Density					
Current Primarily Vacant with a Kinder Care located in the northeast corner of					
Development	site.				
Site Size & Location	At the northwest corner of the intersection of SW Cedar Hills Boulevard and SW Barnes Road. Lot 200 of Washington County Assessor's Map 1S103AB and is approximately 20.38 acres.				
NAC	Central Beaverton				
Surrounding Uses	Zoning: North: R7 South: CC East: R1, R2, R4, SC-S West: SC-HDR	 Uses: North: THPRD Park South: Vacant East: Single Family, Multi-family, resource area & vacant land. West: Vacant 			

Public Comments Received:

Exhibit 3.1	Email from Jay Freyensee, dated May 14, 2019
Exhibit 3.2	Email from Sokhorn Yim, dated May 15, 2019
Exhibit 3.3	Email from Dan Peters, dated May 15, 2019

^{**} The total of all extensions may not to exceed 365 calendar days from the date the application was deemed complete. This is the latest date by which a final written decision on the proposal can be made.

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ANALYSIS AND FINDINGS FOR Peterkort Lot 1 Partition First Time Extension EXT2019-0006

Section 50.93 Extension of a Decision

1. An application to extend the expiration date of a decision made pursuant to the Development Code may be filed only before the decision expires as provided in Section 50.90. or before the decision expires as provided in the appropriate subsection of the specific application contained in Chapter 40 (Applications).

Facts and Findings

The expiration date of LD2016-0027 is March 20, 2019. The applications for extension were filed on March 18, 2019, prior to the expiration of the decision.

Therefore, staff finds that this requirement is met.

2. The following land use decisions are not subject to extensions of time: Director's Interpretation (Section 40.25.), Home Occupation (Section 40.40.), Loading Determination (Section 40.50.), Parking Requirement Determination (Section 40.55.15.1.), Shared Parking (Section 40.54.15.2.), Use of Excess Parking (Section 40.54.15.3.), Sign (Section 40.60.), Solar Access (Section 40.65.), Temporary Mobile Sales (Section 40.80.15.1.), Temporary Non-Mobile Sales (Section 40.80.15.2.), and all Zoning Map Amendment (Section 40.97.) applications.

Facts and Findings

This is an extension for a Preliminary Partition application, which is not listed in Section 50.93.2 as applications not subject to extensions of time.

Therefore, staff finds that this requirement is met.

3. A land use decision may be extended no more than two (2) times.

Facts and Findings

This is the first request to extend the expiration date for this application.

Therefore, staff finds that this requirement is met.

4. Extension of a land use decision for an application not listed in Section 50.93.2. may be granted for a period of time not to exceed two (2) years, will be subject to a Type 2 review procedure, and must be found to be consistent with the approval criteria listed in Section 50.93.6.

Facts and Findings

This is the first application for a time extension and has been processed according to the procedure for a Type 2 application, as specified in Chapter 50 of the City of Beaverton Development Code.

Therefore, staff finds that this requirement is met.

5. Extension requests shall provide mailed public notice to those parties identified in Section 50.40.2. In addition, the notice shall be mailed to the parties of record contained in the initial land use decision and any prior extension of time decision.

Facts and Findings

Public notice for this time extension was mailed to: the applicant/property owner, Central Beaverton NAC Chair, all property owners within a three hundred foot radius (in accordance with Section 50.40. There were no additional parties of record from the initial land use decision as no public comment was received.

Therefore, staff finds that this requirement is met.

- 6. In order to approve an extension of time application, the decision making authority shall make findings of fact based on evidence provided by the applicant demonstrating that all the following criteria are satisfied.
 - A. It is not practicable to commence development within the time allowed for reasons beyond the reasonable control of the applicant.
 - B. There has been no change in circumstances or the applicable regulations or Statutes likely to necessitate modification of the decision or conditions of approval since the effective date of the decision for which the extension is sought.
 - C. The previously approved land use decision is not being modified in design, use, or conditions of approval.

Facts and Findings

According to the applicant, buffer easements are required on a portion of the subject property from the creek and sensitive areas. These easement are being prepared but are not yet complete. Washington County requires that the easements be established in separate documents rather than recorded on the plat. The easements must benefit Clean Water Services and the applicant is currently negotiating with CWS as to necessary language. The applicant also notes that numerous staff who previously worked with the consulting firm who is doing the work have left the firm which has caused interruptions to the work. Staff concurs that the additional time that is needed to get the easements in place and work with CWS make it not practicable to commence development within the time allowed, however the applicant has taken steps to move forward with development.

Staff finds that no significant changes have occurred to the applicable regulations that

would result in the modification of the decision or the conditions of approval. The properties continue to be zoned Urban High Density (R1) and this request to extend the expiration date of the original approval contains no proposals to make any changes to the approved plans. No other regulations have come into effect by the City's partner agencies which would necessitate a new review of the previously approved applications.

The applicant does not propose any changes or modifications to the previously approved project or conditions of approval.

Therefore, staff finds the proposal meets the criterion for approval.

SUMMARY OF FINDINGS

For the reasons identified above, staff finds that the request for Extension of a Decision approval is supported within the approval criteria findings, noted above, for Section 50.93 of the Development Code.

Staff has provided findings, and recommended conditions of approval that show how this proposal meets the necessary technical requirements identified in Section 40.03 of the Development Code. Based on the facts and findings presented, the Director concludes that the proposal, EXT2019-0006 Peterkort Lot 1 Partition First Time Extension meets all the requirements.

DECISION

Based on the facts and findings presented, staff APPROVES EXT2019-0006 Peterkort Lot 1 Partition First Time Extension subject to the applicable conditions identified in Section B, herein.

CONDITIONS OF APPROVAL PETERKORT LOT 1 PARTITION FIRST TIME EXTENSION EXT2019-0006

- 1. All construction shall be carried out in accordance with the plans submitted and approved with Preliminary Partition (LD2016-0027). All conditions of approval from the original approval for the Peterkort Lot 1 Partition remain in force and must be complied with prior to submittal of the Final Plat application. No changes to the previously approved plans are permitted with this approval. Any changes to the approved plans will require new land use approval. (Planning / JF)
- 2. This approval will expire March 20, 2021 unless the approvals are enacted through issuance of a full Site Development permit and adequate construction, pursuant to Section 50.90 of the City of Beaverton Development Code or recordation of the Final Plat. One additional time extension may be granted for Preliminary Partition (LD2016-00027), pursuant to Section 50.93. (Planning / JF)